

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/659,165	09/10/2003	Edilio Zilioli	71089	3742	
23872	7590 03/08/2005		EXAM	EXAMINER	
MCGLEW & TUTTLE, PC			SINGH, SUNIL		
	JGH, NY 10510-0827		ART UNIT	PAPER NUMBER	
			3673		
			DATE MAILED: 03/08/2005	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	/\			
		10/659,165	ZILIOLI, EDILIO				
Offi	ice Action Summary	Examiner	Art Unit				
		Sunil Singh	3673				
The M Period for Reply		cation appears on the cover s	heet with the correspondence at	ddress			
THE MAILING - Extensions of tire after SIX (6) MC - If the period for - If NO period for - Failure to reply want of the period for - Failure want o		CATION. f 37 CFR 1.136(a). In no event, howeve inication. d days, a reply within the statutory minimulatory period will apply and will expire SIX vill, by statute, cause the application to be	r, may a reply be timely filed um of thirty (30) days will be considered time (6) MONTHS from the mailing date of this decome ABANDONED (35 U.S.C. § 133).				
Status							
1)⊠ Respor	nsive to communication(s) filed	on <u>10 December 2004</u> .					
2a)⊠ This ac	This action is FINAL. 2b) This action is non-final.						
3)☐ Since t	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of C	laims		•				
4a) Of t 5) ☐ Claim(s 6) ☑ Claim(s 7) ☐ Claim(s	s) <u>1-8</u> is/are pending in the application is and the above claim(s) is/are s) is/are allowed. s) <u>1-8</u> is/are rejected. s) is/are objected to. s) are subject to restrict	e withdrawn from considerati					
Application Pap	ers		•				
9)∏ The spe	ecification is objected to by the	Examiner.					
10)∏ The dra	wing(s) filed on is/are:	a) accepted or b) object	ted to by the Examiner.				
Applica	nt may not request that any object	tion to the drawing(s) be held in	abeyance. See 37 CFR 1.85(a).				
	<i>'</i>		drawing(s) is objected to. See 37 C				
11)[_] The oat	n or declaration is objected to	by the Examiner. Note the a	ttached Office Action or form P	10-152.			
Priority under 3	5 U.S.C. § 119	•					
12)⊠ Acknow	ledgment is made of a claim for	or foreign priority under 35 U	.S.C. § 119(a)-(d) or (f).				
·	b)☐ Some * c)⊠ None of:						
	Certified copies of the priority d						
	Certified copies of the priority d			1.04			
	·	•	e been received in this Nationa	I Stage			
	application from the Internation attached detailed Office action	·					
A441	·						
Attachment(s) 1) Notice of Refer	rences Cited (PTO-892)	43 T 150	terview Summary (PTO-413)				
2) Notice of Draft	sperson's Patent Drawing Review (PT	O-948)	per No(s)/Mail Date	ro 450)			
	sclosure Statement(s) (PTO-1449 or Pail Date 12/10/04.	· 5/55/55/	otice of Informal Patent Application (PT her:	O-152)			
S. Patent and Trademark Off			<u>.</u>				

Art Unit: 3673

DETAILED ACTION

Priority

1. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Italy on 9/11/03. It is noted, however, that applicant has not filed a certified copy of the above mentioned application as required by 35 U.S.C. 119(b).

Specification

2. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: The specification lack the language that "the pin slides freely in order to reach the undercut" and the "pin slides in said guided groove and engages into said directional change during said normal position by action of sole gravity" as called for in claims 1 and 8 respectively.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 1-8 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which

Art Unit: 3673

was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 1 recites, "the pin slides freely in order to reach the undercut"; however, this is considered new matter because such language was never disclosed in the original filed application. Claim 8 recites "pin slides in said guided groove and engages into said directional change during said normal position by action of sole gravity"; however, this is considered new matter because such language was never disclosed in the original filed application.

5. Claims 1-8 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 call for the "guide groove to include a recess"; however, subsequent dependent claims and the specification identify the "guide groove" and "recess" to be separate elements. See claims 3, 5 and page 4 of the specification. Page 4 of the specification calls for the recess (19) to communicate with the guide groove (15); therefore, guide groove (15) cannot include recess (19) as called for in claim 1.

Claim 1 call for "as the pin is housed in the undercut, the spring is not biased by the force exerted on the side". This cannot be true. As the pin is moving from the terminal portion (17') and entering the undercut (18), the spring is biased otherwise it would not be able to go from the terminal portion to the undercut portion. In other words in order for the pin to go from the undercut to the terminal portion it pushes against the spring;

Art Unit: 3673

therefore, in order for the pin to go from the terminal portion to the undercut it has to push against the spring.

Claim 8 calls for the "guide groove" and "recess" to be separate elements. Page 4 of the specification calls for the recess (19) to communicate with the guide groove (15); therefore, guide groove (15) cannot include recess (19) as called for in claim 8.

Claim 8 calls for "said pin slides in said guide groove and engages into said directional change during said normal position by action of sole gravity to prevent raising of said crib side". This cannot be true since it was never in the originally filed application. As the pin is moving from another portion (17') and entering the directional change (18), the spring is biased otherwise the pin would not be able to go from another portion (17') to the directional change (18). No where in the originally filed application does it state that "gravity alone" allows such movement by the pin. It appears some additional force is applied to bend the spring back in order to get the pin to go from another portion (17') to the directional change (18).

Response to Arguments

6. Applicant's arguments with respect to claims 1 and 8 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

ation, control Hamber: 10,000, 10

Art Unit: 3673

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sunil Singh whose telephone number is (703) 308-4024. The examiner can normally be reached on Monday through Friday 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Shackelford can be reached on (703) 308-2978. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 3673

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sunil Singh

Primary Examiner fund Still

Art Unit 3673

SUNIL SINGH PRIMARY PATENT EXAMINER

SS *≸*3/3/05